Case 18-10112-elf Doc 14 Filed 02/21/18 Entered 02/21/18 14:05:30 Desc Main Document Page 1 of 1

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

IN RE: MAJOR EVENTS GROUP, LLC, : Chapter 11

:

Debtor

: Bky. No. 18-10112 ELF

ORDER

AND NOW, after a hearing on the U.S. Trustee's Motion for Sanctions, ("the Motion") (Doc. # 10), and by agreement of the parties, it is hereby **ORDERED** that:

- 1. For purposes of awarding compensation for post-petition services to the Debtor in Bky. No. 18-11123 (i.e., the chapter 11 case filed by the Debtor after the dismissal of the above-captioned case), the Debtor's counsel shall be deemed to hold as the remaining retainer, the sum of \$4,283.00.1
- 2. This order constitutes the final resolution of the Motion.
- 3. The Clerk shall also docket this Order in **Bky. No. 18-11123**.

Date: February 21, 2018

ERIC L. FRANK

CHIEF U.S. BANKRUPTCY JUDGE

In his Disclosure of Compensation pursuant to Fed. R. Bankr. P. 2016(b) filed in Bky. No. 18-11123, the Debtor's counsel disclosed that he received a payment of \$6,000.00 in connection with Bky. No. 18-10112, of which \$1,717.00 was used to pay the filing fee, leaving a retainer balance of \$4,283.00. After paying a second filing fee in Bky. No. 18-11123, \$2,566.00 remains on account. Because the need for a second filing and a second filing fee was due to counsel's error, he has agreed to personally pay the second filing fee. This will be accomplished by treating him as continuing to hold \$4,283.00 in his trust account, as set forth above in Paragraph 1, when he applies for compensation under 11 U.S.C. §§330, 331.